	Application No.	Applicant(s)	
Notice of Allowability	10/614,539	10/614,539 SU ET AL.	
	Examiner	Art Unit	<u> </u>
	Zachani O. Tiralina		
	Zachary C. Tucker	1624	
The MAILING DATE of this communication appeared all claims being allowable, PROSECUTION ON THE MERITS I herewith (or previously mailed), a Notice of Allowance (PTOL-8. NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	S (OR REMAINS) CLOSED in 5) or other appropriate commun RIGHTS. This application is su	this application. If not inc nication will be mailed in c	luded lue course. THIS
1. This communication is responsive to			
2. The allowed claim(s) is/are <u>1-14 and 16-20</u> .			
3. The drawings filed on are accepted by the Examir	ner.		
 4. Acknowledgment is made of a claim for foreign priority a) All b) Some* c) None of the: 1. Certified copies of the priority documents hat 2. Certified copies of the priority documents hat 3. Copies of the certified copies of the priority of International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE noted below. Failure to timely comply will result in ABANDON THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be sub INFORMAL PATENT APPLICATION (PTO-152) which gi 	ve been received. ve been received in Application locuments have been received of this communication to file a IMENT of this application.	n No in this national stage app a reply complying with the . MINER'S AMENDMENT o	requirements
6. CORRECTED DRAWINGS (as "replacement sheets") m (a) including changes required by the Notice of Draftspe 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examine Paper No./Mail Date Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in	erson's Patent Drawing Review er's Amendment / Comment or in 1.84(c)) should be written on the	in the Office action of e drawings in the front (not	the back) of
7. DEPOSIT OF and/or INFORMATION about the department attached Examiner's comment regarding REQUIREMEN			d. Note the
 Attachment(s) 1. ✓ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☒ Information Disclosure Statements (PTO-1449 or PTO/SB Paper No./Mail Date 17Dec03) 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material) 6. ☐ Interview Su Paper No./N (/08), 7. ☒ Examiner's A	ormal Patent Application (mmary (PTO-413), Mail Date Amendment/Comment Statement of Reasons for JAMES O. WILSO SUPERVISORY PATENT A TECHNOLOGY CONTE	Allowance DN XAMINER

U.S. Patent and Trademark Office PTOL-37 (Rev. 1-04)

Part of Paper No./Mail Date 3101200

Application/Control Number: 10/614,539

Art Unit: 1624

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mollie M. Yang on 31 January 2005.

IN THE CLAIMS -

In line two of claim 14, the word --compuond-- has been deleted and "compound" has been inserted therefor.

Claim 15 has been cancelled.

In line one of claim 17, the phrase --or prevention-- has been deleted. In line three of claim 17, --(interstitial cystitis)-- has been deleted.

In line one of claim 18, the phrase --or prevention-- has been deleted.

In line two of claim 19, the phrase --diabetic symptoms associated with-- has been deleted.

In line one of claim 20, the phrase --prevention of-- has been deleted.

end of amendments

Allowable Subject Matter

Claims 1-14 and 16-20 are allowed.

The following is an examiner's statement of reasons for allowance:

A search of the prior art afforded no disclosure which renders obvious or anticipates the compounds according to claims 1-13, thus the pharmaceutical composition of claim 14 and methods according to claims 16-20 are novel and unobvious as well.

The methods according to claims 16-20, as amended herein, are deemed enabled by the disclosure, as treatment of pain by administering a bradykinin receptor antagonist was within the level of ordinary skill in the art at the time the invention was made. Although a few non-pain related conditions are specified in the method according to instant claim 19, the claim is deemed enabled because those conditions recited in addition to pain are sufficiently narrow in scope so as to permit the method's practice without undue experimentation (arguably, however, the conditions recited in claim 19 can be characterized as painful conditions).

In an inventor name search, the co-pending application with U.S. serial number 10/614,390 was considered. This examiner is assigned case 10/614,390. Although the co-pending application presents some overlapping subject matter at least insofar as the compounds claimed therein are concerned, the instant application is being allowed to pass to issue because pursuant to the attached Examiner's Amendment, the provisional Obviousness-Type Double Patenting rejection necessitated by the co-pending application is the only outstanding issue (the Examiner's Amendment was made to correct deficiencies under the first and second paragraphs of 35 U.S.C 112). Thus, the

examiner is allowing the instant case to pass to issue, as the MPEP directs the examiner to do in chapter 804.

The following are notations of close prior art with respect to the compounds according to the invention:

V. D. ROMANENKO, et al., (English version - translated from): Khimiya Geterotsiklicheskikh Soedinenii,

Romanenko et al teaches some compounds similar to those claimed, but these lack the specific heterocyclic substitions on the phenyl in R¹ of the formula (I) compounds.

JP 05331151 (Fujiwara et al).

Fujiwara et al teaches the following compound, and many close analogs thereof

as neuroprotectants for cerebral ischemia.

Neither Romanenko et al nor Fujiwara et al suggest any compound of the instant invention.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

All Post-Allowance Correspondence concerning this application must be mailed

Mail Stop Issue Fee

to:

Application/Control Number: 10/614,539

Art Unit: 1624

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Or you can fax them to the Office of Patent Publications at 703-872-9306, in order to expedite the handling of such correspondence as amendments under 37 CFR 1.312; information disclosure statements, and formal drawings. Sending Post-Allowance papers to Technology Center 1600 will only cause delays in matching papers with the case.

For information concerning status of correspondence sent after receipt of the Notice of Allowance, please contact the Correspondence Branch at (703) 305-8027. The Notice of Allowance also has an insert containing contact information on other items, including Issue Fees, receipt of formal drawings and the status of the application.

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JAMES O. WILSON

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